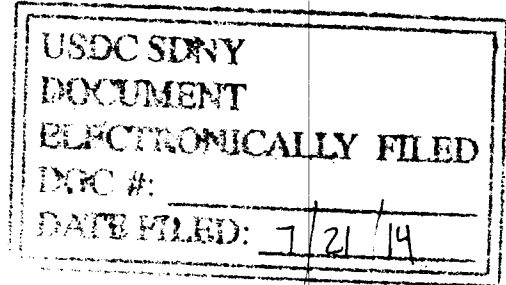


**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

In Re: Methyl Tertiary Butyl Ether ("MTBE")  
Products Liability Litigation



This document relates to:

*City of Aberdeen*, (Maryland);  
*Mayor and Council of Berlin*, (Maryland);  
*Town of Chestertown*, (Maryland);  
*City of Salisbury*, (Maryland);  
*Commissioners of Sharptown*, (Maryland);  
*County Commissioners of Worcester*, (Maryland);  
*City of Taneytown*, (Maryland);  
*Corapolis Water & Sewer Authority*, (Pennsylvania);  
*Village of Bethalto*, (Illinois);  
*Village of Roanoke*, (Illinois);  
*City of Nokomis*, (Illinois);  
*Bridgewater Water Dep't*, (Massachusetts);  
*Town of Russell*, (Massachusetts);  
*Harrisville Fire District*, (Rhode Island);  
*Town of North Kingston*, (Rhode Island);  
*City of Kennett*, (Missouri);  
*City of Mound City*, (Missouri); and  
*City of Pattonsburg*, (Missouri)

Master File No. 1:00 – 1898  
MDL 1358 (SAS): M21-88

**SHIRA A. SCHEINDLIN, U.S.D.J.:**

The plaintiffs in the above-referenced cases have reached a settlement with defendant Crown Refining LLC (Crown). Because the other defendants have previously settled with plaintiffs and Crown is the only defendant remaining in the case, the parties contend that a good-faith settlement hearing is not necessary. The issue, after prior notice, was raised with the Court on July 15, 2014, and no objection was raised.

Accordingly, the Court determines that a good-faith settlement hearing is not necessary.

**SO ORDERED:**

  
\_\_\_\_\_  
Shira A. Scheindlin  
U.S.D.J.

Dated: New York, New York  
July 21, 2014